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# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Robert Lamb ) "E ) ma Application No.: 09/670,346 ) Da ) 20 For: VITAMIN E )

PHOSPHATE/PHOSPHATIDYLCHOLINE LIPOSOMES TO PROTECT FROM OR AMELIORATE CELL DAMAGE

Filed: September 27, 2000

Group Art Unit: 1615

Examiner: G. Kishore

Attorney Docket No. 30899/40642

"EXPRESS MAIL"
mailing label No.:EV341012783US

Date of Deposit: November 23,
2004

hereby certify that this paper (or fee) is deposited with the United States Postal Service "EXPRESS MAIL POST OFFICE TO ADDRESSEE" service under 37 CFR §1.10 on the date indicated above and is addressed to: Commissioner for Patents, Box PCT, PO Box 1450, Alexandria, VA 22/13-1450

Richard Zimmermann

CERTIFICATION UNDER 37 CFR 1.10 RECEIVED

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Commissioner for Patents Box PCT PO Box 1450 Alexandria, VA 22313-1450

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I hereby certify the attached items are being deposited with the United States Postal Service on November 23, 2004 in an envelope addressed to MS Petition Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450 utilizing the "Express Mail Post Office to Addressee" service of the United States Postal Service under Mailing No.EV341012783US

- a. Petition for Revival of an Application for Patent Abandoned Unintentionally Under 37 CFR 1.137(b)
- b. Declaration of Anne P. Hovis
- c. Declaration of Robert Lamb
- d. Part B Issue Fee Transmittal
- e. Power of Attorney and Correspondence Address Indication Form

f. Check for \$1370

Richard Zimmermann



Approved for use through 07/31/2006. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE ork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number ENIMON FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED **Docket Number (Optional)** UNINTENTIONALLY UNDER 37 CFR 1.137(b) 30899/40642 First named inventor: Robert Lamb Application No: 09/670,346 Art Unit: 1615 Filed: Examiner: September 27, 2000 G. Kishore Title: VITAMIN E PHOSPHATE/PHOSPHATIDYCHOLINE LIPOSOMES TO PROTECT FROM OR AMELIORATE CELL DAMAGE RECEIVED MS Petition Commissioner for Patents DEC 0 1 2004 P.O. Box 1450 Alexandria, VA 22313-1450 **OFFICE OF PETITIONS** NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION NOTE: A grantable petition requires the following items: (1) Petition fee: (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional. 1. Petition fee X Small entity – fee \$ 685.00 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27. Other than small entity – fee \$ (37 CFR 1.17(m)) 2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of has been filed previously on is enclosed herewith. B. The issue fee of and publication fee (if required) \$ 685.00 has been paid previously on \_\_\_\_\_ . is enclosed herewith. Page 1 of 2

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 3. Terminal disclaimer with disclaimer fee Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required. A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63). STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. This statement is supported by a declaration from Robert Lamb (inventor) and a declaration from Anne Hovis (a representative of the inventor's licensee). November 23, 2004 Date Signature David A. Gass 38,153 Registration Number, if applicable Typed or printed name MARSHALL, GERSTEIN & BORUN LLP 233 S. Wacker Drive, Suite 6300 Sears Tower Chicago, Illinois 60606-6357 (312) 474-6300 Address Telephone Number **Enclosures:** Fee Payment Reply (Issue Fee and copy of Issue Fee Transmittal) Terminal Disclaimer Form Additional sheets containing statements establishing unintentional delay (Lamb and Hovis declarations) Other: Power of Attorney and Change of Correspondence Address Page 2 of 2

CERTIFICATE OF EXPRESSMAIL

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as Express Mail, Airbill No.: EV 341012783
US, in an enveloped addressed to: Commissioner for Patents P.O. Box 1/55 Alexandria, VA 22313-1450, on this date:

Dated: November 23, 2004

Signature: 9

(Richard Zimmerman)

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PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(1), to: Mail Box ISBUE FEE Commusioner for Patents Washington, D.C. 20231 (703)746-4000 Fax

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Robert Lamb, PH.D. 13610 Edmonthorpe Road Midlothian, VA 23113

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APPLICATION NO. PILING DATE PIRST NAMED INVENTOR ATTORNEY DOCKET NO CONFIXMATION NO. 09/670,346 09/27/2000 Robert Lamb P02194 (-0000) title of invention: vitamin e phosphate/phosphatidylcholine liposomes to protect from or ameliorate cell damage

APPLN, TYPS SMALL ENTITY ISSUE FEE PUBLICATION FEE TOTAL PUE(S) DUE DATE DUE nonprovisional YES 3650 04/03/2003 EXAMINER ART UNIT CLASS-SUBCLASS KISHORE GOLLAMUDIS £24-430000 Cosing of correspondence address or indication of "Fee Address" (37 2. For printing on the patent front page, lin (1) the names of up to 5 registered patent attorneys we agents OR atternatively. (2) the name of a C) Change of correspondence address (or Change of Correspondence Address form 2 TO/818/124) estached. single film (having to a member a registered amounty or agent) and the number a registered Ci "Nee Address" indication (or "Fee Address" indication form PTO/SBM7; Rev 03-02 or more recept) attached. Use of a Castomer Number is required. registered patent attorneys of against. If no nume is listed, no name will be printed.

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(Authorised Signature)

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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R	obert Lamb	Ś	Express Mail, Airbill No. EV341012783US ,
		Ś	in an envelope addressed to: Commissioner
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Ozouş		$\gamma$	Richard Zimmerman
Exam	iner: G. Kishore	,	RICHAIG ZIMMEIMAN

### **DECLARATION OF ANNE P. HOVIS**

RECFIVE

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Dear Sir:

OFFICE OF PETITIONS

I, Anne P. Hovis, declare the following upon information and belief:

- I am providing this declaration to provide information to the Patent and Trademark
   Office in support of a petition to revive U.S. Patent Application Serial No. 09/670,346 (hereinafter "the '346 application") identified above.
- 2. On March 3, 2000, a subsidiary of Phlo Corporation, a Delaware corporation, licensed certain technology, including that covered by the '346 application, directly from inventor Robert G. Lamb, Ph.D. I am the Executive Vice President and General Counsel of Phlo Corporation ("Phlo").
- 3. In mid-2000, Phlo retained the law firm of Arent Fox Kintner Plotkin & Kahn (hereinafter "Arent Fox") to prosecute the '346 application. At that time, Phlo had an existing relationship with Arent Fox with respect to other (unrelated) legal matters. Pursuant to the

arrangement between Phlo and Dr. Lamb, the Arent Fox attorneys were instructed to communicate with both Dr. Lamb and Phlo concerning prosecution of the '346 application.

- 4. I am aware that the Patent Office issued an Office action in the '346 application dated May 21, 2002. After the Office action was issued, Phlo personnel (including me) worked with Arent Fox and with Dr. Lamb in the preparation of an amendment to the '346 application (and supporting papers) that Arent Fox filed with the Patent and Trademark Office on October 25, 2002.
- 5. Between October 25, 2002, and October 22, 2004, neither I nor Phlo received any further updates from Arent Fox that there had been further developments from the Patent and Trademark Office in the '346 application that occurred after October 25, 2002. Specifically, neither Phlo nor I received information from Arent Fox that the Patent Office had issued a Notice of Allowance or a Notice of Abandonment.
- 6. During the almost two year time period specified in the preceding paragraph, I contacted Arent Fox attorneys from time to time to inquire about the status of the '346 application, but was never told that the Patent Office had issued a subsequent communication such as a Notice of Allowance or Notice of Abandonment. In or about October 2003, I was told by an Arent Fox attorney that Arent Fox had received no communication from the PTO regarding the '346 application.
- 7. Phlo and I were first made aware of the issuance of a Notice of Allowance (dated 01/03/2003) and issuance of a Notice of Abandonment (dated 04/14/2003) in the '346 application by Robert Lamb on or about October 19, 2004. The '346 application was abandoned without my intent and without the intent of Phlo.
- 8. Promptly after learning of the status of the application, I began working with Dr. Lamb to retain alternative patent counsel to help us with the '346 application. After inquiries to multiple law firms, Advanced Bio-Delivery (a company within Phlo's corporate group) ("ABD") retained Marshall Gerstein & Borun LLP to assist with prosecution of the '346 application.

Specifically, ABD retained Marshall Gerstein & Borun LLP to determine Dr. Lamb's right to revive the '346 application from abandonment and assist with a petition to revive it. The process of researching, interviewing, and retaining another law firm, including the law firm's conflict check and negotiation of a retainer agreement, took a couple of weeks.

9. I further declare that all statements made herein on the knowledge of the undersigned are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent granted thereon.

Anne P

<u>Nov. 19, 2004</u>



# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	) I hereby certify that this correspondence is being deposited with the US Postal Service as
Robert Lamb	) Express Mail, Airbill No.
Application No.: 09/670,346	EV341012783US, in an envelope addressed to: Commissioner for Patents, P.O.
For: VITAMIN E PHOSPHATE/ PHOSPHATIDYLCHOLINE LIPOSOMES TO PROTECT FROM OR AMELIORATE CELL DAMAGE	<ul> <li>Box 1450, Alexandria, VA 22313-1450, on</li> <li>this date:</li> <li>November 23/2004</li> </ul>
Filed: September 27, 2000	
Group Art Unit: 1615	
Examiner: G. Kishore	Richard Zimmerman

### <u>DECLARATION OF ROBERT LAMB</u>

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I, Robert G. Lamb, Ph.D., hereby declare and state as follows:

- 1. I am the inventor of the subject matter which is described and claimed in U.S. Patent Application Serial No. 09/670,346 (hereinafter "the '346 application"), filed on September 27, 2000. I am providing this declaration to provide information to the Patent and Trademark Office in support of a petition to revive the '346 application, which was abandoned without my intent.
- 2. In an agreement dated March 3, 2000, I licensed rights in the invention and in the '346 application to a subsidiary of Phlo Corporation. Pursuant to the license agreement, I retained the right to file, prosecute, and maintain the licensed patent applications and patents, but agreed to confer with the licensee on issues such as selection of legal counsel.

- With my understanding and approval, Phlo Corporation (hereinafter, "Phlo") retained the law firm of Arent Fox Kintner Plotkin & Kahn (hereinafter "Arent Fox") to prosecute the '346 application on my behalf, and I granted a power of attorney to the attorneys and agents of Arent Fox to prosecute the '346 application. Pursuant to my arrangement with Phlo, the Arent Fox attorneys were instructed to communicate with both Anne Hovis (on behalf of Phlo) and me concerning Patent Office correspondence concerning the '346 application. (See Exhibit A, 2/16/01 letter, Arent Fox to Robert Lamb.)
- 4. I am aware that the the Patent Office issued an Office action in the '346 application dated May 21, 2002. After the Office action was issued, I worked with Arent Fox and with representatives of Phlo in the preparation of an amendment to the '346 application (and supporting papers) that Arent Fox filed with the Patent and Trademark Office on October 25, 2002.
- 5. Pursuant to the arrangement described above in paragraph 3, I relied upon Anne Hovis and Arent Fox to keep me updated concerning the '346 application. Between October 25, 2002, and October 22, 2004, I did not receive any further updates from Arent Fox that there had been further developments from the Patent and Trademark Office in the '346 application that occurred after October 25, 2002. Specifically, I did not receive information from Arent Fox that the Patent Office had issued a Notice of Allowance or a Notice of Abandonment.
- 6. During the almost two year time period specified in the preceding paragraph, I contacted Anne Hovis on a number of occasions to determine the status of the patent application. (At least five times from 3/19/03 to 10/20/04.) Attached as Exhibit B are printed copies of electronic mail communications between Anne Hovis and me concerning the status of the application. These emails memorialize the fact that I periodically asked Anne Hovis about the status of the '346 application. In response to my inquiries, Anne Hovis told me that Phlo had received no further substantive Patent and Trademark Office communications after the amendment that we filed in October, 2002 and that Arent Fox had informed her that

there had been no such communications received by Arent Fox. (Some information that is not relevant to my status inquiry has been deleted from the printed emails.)

- 7. In June of 2003, I also telephoned and e-mailed Arent Fox attorney
  Richard Berman to inquire about the status of the '346 application, but I received no response.
- 8. On October 12, 2004, I granted Glenna Hendricks, a patent attorney with whom I had previously worked, a power to inspect and make copies of the '346 application file. Due to the long delay in communications since October 2002, I wanted Attorney Hendricks to determine the status of the '346 application.
- 9. On October 19, 2004, Atty. Hendricks informed me of, and I first became aware of, the following:
- a) a Notice of Allowance had been issued by the Patent and Trademark Office ("PTO") showing a mailing date of January 3, 2003, to Arent Fox, the notice of allowance requiring an issue fee to be paid on or before April 3, 2003, in the amount of \$650;
- b) a Notice of Abandonment had been issued by the PTO showing a mailing date of May 14, 2003 to Arent Fox.
- 10. The application was abandoned without my knowledge and without my intention to abandon it. I did not become aware of the abandoned state of the application until notified by Attorney Hendricks on October 19, 2004. Had I been made aware of the Notice of Allowance in a timely manner, I would have paid the issue fee to get the patent issued.
- When I learned that the application became abandoned, I promptly communicated the status to Anne Hovis at Phlo.

- 12. Since the time I learned of the unintentional abandonment, I have made every effort to have this petition to revive filed as quickly as possible, which filing required the location and retention of mutually acceptable counsel to assist in the filing.
- 13. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date:	11/22/04		Signature:	Robert Lamb		
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